

116TH CONGRESS
1ST SESSION

S. 890

To authorize the Sergeant at Arms to protect the personal technology devices and accounts of Senators and covered employees from cyber attacks and hostile information collection activities, and for other purposes.

IN THE SENATE OF THE UNITED STATES

MARCH 27, 2019

Mr. WYDEN (for himself and Mr. COTTON) introduced the following bill; which was read twice and referred to the Committee on Rules and Administration

A BILL

To authorize the Sergeant at Arms to protect the personal technology devices and accounts of Senators and covered employees from cyber attacks and hostile information collection activities, and for other purposes.

1 *Be it enacted by the Senate and House of Representa-*

2 *tives of the United States of America in Congress assembled,*

3 **SECTION 1. SHORT TITLE.**

4 This Act may be cited as the “Senate Cybersecurity

5 Protection Act”.

6 **SEC. 2. DEFINITIONS.**

7 In this Act—

1 (1) the term “covered employing office”

2 means—

3 (A) the personal office of a Senator;

4 (B) the office of a committee of the Sen-
5 ate;

6 (C) any other office of the Senate not de-
7 scribed in subparagraph (A) or (B); or

8 (D) the office of a joint committee or joint
9 commission;

10 (2) the term “covered employee” means an indi-
11 vidual—

12 (A) who is employed or serving in a posi-
13 tion as—

14 (i) an officer or employee of a covered
15 employing office;

16 (ii) a detailee in a covered employing
17 office, without regard to whether the serv-
18 ice is on a reimbursable basis; or

19 (iii) a fellow in a covered employing
20 office, without regard to whether the posi-
21 tion is compensated or the source of the
22 compensation;

23 (B) who is not a Senate authorizer; and

24 (C) whom the covered employing office has
25 determined is highly vulnerable to cyber attacks

1 and hostile information collection activities be-
2 cause of the position of the individual;

3 (3) the term “personal account” means an ac-
4 count for online or telecommunications services (in-
5 cluding telephone, residential internet access, email,
6 text and multimedia messaging, cloud computing, so-
7 cial media, health care, and financial services)—

8 (A) used by a Senate authorizer or covered
9 employee;

10 (B) that is not administered or operated
11 by the Sergeant at Arms; and

12 (C) with respect to which the parties sign-
13 ing the security memorandum of understanding
14 as described in paragraph (6)(A) jointly agree
15 that the Sergeant at Arms will provide security,
16 in accordance with this Act;

17 (4) the term “personal technology device”—

18 (A) means a handheld communications de-
19 vice, laptop computer, desktop computer, or
20 other internet-connected device—

21 (i) used by a Senate authorizer or cov-
22 ered employee;

23 (ii) that is not provided to the Senate
24 authorizer or covered employee, or admin-
25 istered, by the Sergeant at Arms; and

(iii) with respect to which the parties signing the security memorandum of understanding as described in paragraph (6)(A) jointly agree that the Sergeant at Arms will provide security, in accordance with this Act; and

(B) may, if agreed to by the parties pursuant to the security memorandum of understanding, include any computer network to which a computer or device described in subparagraph (A) connects;

(5) the term “provide security” means to provide training, advice, support, technical assistance, and other services to prevent, detect, and recover from cyber attacks and hostile information collection activities;

(6) the term "security memorandum of understanding" means a written memorandum of understanding that—

20 (A) is signed by—

(i) the Sergeant at Arms;

(ii) the Senate authorizer or covered employee for whom the security will be provided pursuant to the memorandum; and

(iii) if the security is being provided

for a covered employee, the applicable Sen-

ate authorizer for the covered employee;

(B) specifies the personal accounts or per-

al technology devices, or categories of per-

nal accounts or personal technology devices,

which the Sergeant at Arms will provide se-

ty;

(C) describes the rights and responsibilities

ach signing party relating to the provision

security and with respect to privacy; and

(D) shall be effective for a period of not

e than 1 year;

the term “Senate authorizer”—

(A) means a Senator or the head of a Sen-

office described in paragraph (1)(C);

(B) when used with respect to a covered

loyee not described in subparagraph (C),

ns the Senator or the head of a Senate of-

who has final authority to appoint, hire,

charge, and set the terms, conditions, or

ileges of the employment of the covered em-

ee; and

(C) when used with respect to a covered

sion, the Senator from the majority party of the Senate who—

(i) is a member of, or has authority

over, the committee or commission; and

(ii) serves in the highest leadership

role for a Senator in the committee or

commission or, if there is no such leader-

ship role, is the most senior Senator from

the majority party of the committee or

commission; and

(8) the term "Sergeant at Arms" means the

Sergeant at Arms and Doorkeeper of the Senate.

13 SEC. 3. CYBERSECURITY ASSISTANCE FOR PERSONAL
14 TECHNOLOGY DEVICES AND ACCOUNTS.

15 (a) AUTHORIZATION.—

16 (1) IN GENERAL.—Upon request by a Senate
17 authorizer and upon the signing of a security memo-
18 randum of understanding by the parties described in
19 section 2(6)(A), the Sergeant at Arms may use
20 funds provided for official purposes in order to pro-
21 vide security for personal accounts and personal
22 technology devices of the Senate authorizer or a cov-
23 ered employee of the Senate authorizer.

1 is providing security for personal accounts and per-
2 sonal technology devices under a security memo-
3 randum of understanding may continue to receive
4 such security services under this Act if the applica-
5 ble signing parties described in section 2(6)(A) enter
6 into a security memorandum of understanding each
7 year.

(b) AGGREGATE REPORTING.—By the date that is 2 years after the date of enactment of this Act, and annually thereafter, the Sergeant at Arms shall prepare and submit to the Committee on Rules and Administration and the Select Committee on Intelligence of the Senate a report that includes aggregate statistics for the preceding fiscal year of the number of Senate authorizers and covered employees who entered into a security memorandum of understanding with the Sergeant at Arms and received security assistance for their personal accounts and personal technology devices.

19 (c) RULE OF CONSTRUCTION.—Nothing in this Act
20 shall be construed to encourage any Senator or covered
21 employee to conduct official Government business using
22 a personal technology device.

23 SEC. 4. ANNUAL GAO REPORTS ON CYBERSECURITY AND
24 SURVEILLANCE THREATS.

25 (a) ANNUAL REPORTS.—

1 (1) IN GENERAL.—Beginning 180 days after
2 the date of enactment of this Act, and annually
3 thereafter, the Comptroller General of the United
4 States shall prepare and submit, to the Committee
5 on Rules and Administration and the Select Com-
6 mittee on Intelligence of the Senate, a report regard-
7 ing cybersecurity and surveillance threats to the leg-
8 islative branch.

9 (2) STATISTICS.—Each report required under
10 paragraph (1) shall include statistics on cyber at-
11 tacks, and other incidents of espionage or surveil-
12 lance targeted against Senators or the immediate
13 families or staff of the Senators, in which the non-
14 public communications and other private information
15 of such targeted individuals were lost, stolen, or oth-
16 erwise subject to unauthorized access by criminals or
17 a foreign government.

18 (b) CONSULTATION.—In preparing the report re-
19 quired under subsection (a), the Comptroller General shall
20 consult with the Director of National Intelligence and the
21 Sergeant at Arms.

